## From the INTERNATIONAL BUREAU

NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OR CHAPTER II OF THE PATENT COOPERATION TREATY)

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Dreiköniggasse 10 89073 Ulm (PCT Rules 44bis.3(c) and 72.2) ALLEMAGNE

Date of mailing (day/month/year) 08 February 2007 (08.02.2007)	
Applicant's or agent's file reference P 16612WO	IMPORTANT NOTIFICATION
International application No. PCT/EP2005/005632	International filing date (day/month/year) 25 May 2005 (25.05.2005)
Applicant 6	SCHOTT AG et al

1.	Transmittal	of the	translation	to	the applicant.
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The International Bureau transmits herewith a copy of the English translation of the international preliminary report	~~
patentability (Chapter I).	Oil

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

#### 2. Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

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The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

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# TRANSLATION PATENT COOPERATION TREATY POTT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference				
P 16612WO	FOR FURTHER ACTION	See Form PCT/IPEA/416		
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/EP2005/005632	25.05.2005	29.05.2004		
International Patent Classification (IPC) or	national classification and IPC			
A61K6/083, A61K6/02	7, C03C3/066			
Applicant SCHOTT AG				
This report is the international prounder Article 35 and transmitted to	eliminary examination report, established by the applicant according to Article 36.	is International Preliminary Examining Authority		
This REPORT consists of a total consists.	and approxim according to Atticle 50.			
<ol> <li>This report is also accompanied by</li> </ol>		ing this cover sheet.		
	and to the International Bureau) a total of 10			
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sheets containing Instructions).	rectifications authorized by this Authority (see	Rule 70.16 and Section 607 of the Administrative		
sheets which sup the disclosure in Box.	ersede earlier sheets, but which this Authority c the international application as filed, as indicat	onsiders contain an amendment that goes beyond ed in item 4 of Box No. I and the Supplemental		
o (sent to the internation	al Bureau only) a total of (indicate type and num	ber of electronic carrier(s))		
related thereto, in compu Section 802 of the Admir	ter readable form only, as indicated in the Supplistrative Instructions).	containing a sequence listing and/or tables plemental Box Relating to Sequence Listing (see		
4. This report contains indications rel	ating to the following items:			
Box No. I Basis of t	he report			
Box No. II Priority				
Box No. III Non-esta	blishment of opinion with regard to novelty, inve	entive step and industrial applicability		
	nity of invention	,		
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement				
	ocuments cited			
Box No. VII Certain d	efects in the international application			
Box No. VIII Certain o	bservations on the international application			
Date of submission of the demand	Date of completion of	this report		
		-		
Name and mailing address of the IPEA/EP	Authorized officer			
Facsimile No.	Telephone No.			

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/EP2005/005632

Во	No. I		Basis of the report	· · · · · · · · · · · · · · · · · · ·	
1.	With indic	regard :	to the language, this report is based on the internation ler this item.	nal application in the language in	which it was filed, unless otherwise
		This re which i	port is based on translations from the original langua is the language of a translation furnished for the purp	ge into the following language _oses of:	
			nternational search (Rule 12.3 and 23.1(b))		
			ublication of the international application (Rule 12.4)		
	332.1		nternational preliminary examination (Rule 55.2 and/		
2.	recei	regard ving Off report):	to the <b>elements</b> of the international application, this Fice in response to an invitation under Article 14 are	report is based on (replacement serieferred to in this report as "o	sheets which have been furnished to the riginally filed" and are not annexed to
	닖	the inte	rnational application as originally filed/furnished		
		the des	cription:		
		pages	1-32		as originally filed/furnished
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4.	Ш	they ha	port has been established as if (some of) the amend we been considered to go beyond the disclosure as fil	ed, as indicated in the Supplemen	ntal Box (Rule 70.2(c)).
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### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/EP2005/005632

Bo	No. V	Reasoned stateme citations and expla	nt under Ai anations suj	rticle 35(2) with regard to novelty, inventive step or industrial applicability;	
1.	Statement				
	Novelty (	N)	Claims Claims	1-27	YES
	Inventive	step (IS)	Claims Claims	1-27	YES NO
	Industrial	applicability (IA)	Claims Claims	1-27	YES NO

2. Citations and explanations (Rule 70.7)

## 1 Reference is made to the following document:

D7: WO 03/018498 A (mentioned in the application)

#### 2 NOVELTY

The subject matter of claims 1 to 27 is novel within the meaning of PCT Article 33(2).

Document D7 describes glasses having an antimicrobial, antiinflammatory and disinfectant action in which an Ag<sub>2</sub>O content
of from 0 to 5% by weight may also be present. However, these
glass powders are used in the field of dental medicine as
additions to compositions for dental hygiene, especially the
avoidance of gum bleeding (see D7, claims) and not, as in the
present application, in materials for dental restoration,
especially for tooth filling. It is accordingly concerned with
the field of oral hygiene, which really has nothing to do with
tooth fillings. There is likewise no indication of the use of
materials for dental restoration. Nor is a combination with
materials for tooth filling, especially glass ionomers
composites and compomers, and the special effect of the
combination, evident therefrom.

International application No.

PCT/EP2005/005632

Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### 3 INVENTIVE STEP

The object of the application is to provide additions for dental materials which have an antimicrobial and disinfectant, anti-inflammatory and wound-healing effect.

The object is achieved by the use of glass compositions with an antimicrobial effect in materials for dental restoration, where the glass composition includes the components in the amounts of claims 1 to 27.

Document D7 describes glasses having an antimicrobial, antiinflammatory and disinfectant action in which an Ag<sub>2</sub>O content
of from 0 to 5% by weight may also be present. However, these
glass powders are used in the field of dental medicine as
additions to compositions for dental hygiene, especially the
avoidance of gum bleeding (see D7, claims) and not, as in the
present application, in materials for dental restoration,
especially for tooth filling. It is accordingly concerned with
the field of oral hygiene, which really has nothing to do with
tooth fillings. There is likewise no indication of the use of
materials for dental restoration. Nor is a combination with
materials for tooth filling, especially glass ionomers
composites and compomers, and the special effect of the
combination, evident therefrom.

Precisely the use according to the invention of the very specific glass compositions with an antimicrobial and/or disinfectant effect together with materials for dental restoration, especially tooth filling, exhibit very particularly advantageous properties. Thus, for example, use of the antimicrobial glass powders of the invention together with compomers results in less shrinkage. In addition, the mechanical properties of glass ionomers are improved and a strong binding effect of the composites is achieved (see

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

page 17, lines 12 to 15). A further advantage of the mixtures of glass compositions having antimicrobial activity according to the application, especially in combination with glass ionomers, is that the antimicrobial effect of the mixture exceeds the antimicrobial effect of the glass composition alone because the release of ions with antimicrobial activity, for example silver, from the antimicrobial glass composition is stimulated by the ions released from the glass ionomer. The development of secondary caries is avoided or at least markedly slowed down through this surprisingly enhanced antimicrobial effect (see, for example, page 15, lines 20 to 25).

The prior art does not lead to the teaching of the present invention because a person skilled in the art requires a reason, particular indication or suggestion in order to arrive at the combination according to the invention.

Accordingly, the teaching of claims 1 to 27 is inventive within the meaning of Article 56 EPC over D7.